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7	Attorneys for Plaintiff	
8	UNITED STATES DISTRICT COURT	
9		
10	DISTRICT OF ARIZONA	
11	Eric Yazzie, an Arizona resident;	Case No. 2:21-CV-01951-DLR
12	Plaintiff,	
13	V.	
14	Reservation Asset Recovery, LLC, an	PLAINTIFF'S APPLICATION FOR
15	Arizona company; Aaron Look, an	ENTRY OF DEFAULT
16	Arizona resident; Irene Buchholz, an Arizona resident; Steve Hoover, an	
17	Arizona resident; Jennifer Hoover , an Arizona resident; and Ricardo Rocha , an	
18	Arizona resident;	(Assigned to the Hon. Douglas L. Rayes)
19	Defendants.	
20	D CTCTTGGGTTGC.	
21		
22	Plaintiff respectfully requests that the Clerk of the Court enter default against	
23	Defendant Reservation Asset Recovery, LLC, pursuant to Federal Rule of Civil Procedure	
24	55(a). In support of this request, Plaintiff relies upon the record in this case and the affidavit submitted herein.	
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26	arriaavit saomittoa notoni.	
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RESPECTFULLY SUBMITTED December 27, 2021.

ZOLDAN LAW GROUP, PLLC

By: /s/ Jason Barrat
5050 N. 40th St., Suite 260
Phoenix, AZ 85018
Attorneys for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on December 27, 2021, I electronically transmitted the foregoing document to the United States District Court, District of Arizona, Court Clerk, using the CM/ECF System and to the following via US Mail.

Reservation Asset Recovery, LLC 1846 E. Innovation Park Dr., Suite 100 Oro Valley, AZ 85755

Reservation Asset Recovery, LLC 2030 W BASELINE RD, #182-18798 PHOENIX, AZ, 85041

/s/ Ashley Peschke